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Las Vegas, NV 89169 Tel: 702.949.8200 E-mail: cjorgensen@lrrc.com E-mail: mtsai@lrrc.com 6 Attorney for Defendant Hyundai Capital America 8 9 CHANDRA K. WALLICK Plaintiff, 11 12 VS. EQUIFAX INFORMATION SERVICES, LLC; HYUNDAI FINANCE; SANTANDER CONSUMER USA. 14 Defendants. 15 16 17

J Christopher Jorgensen Nevada Bar No. 5382 Matthew R. Tsai Nevada Bar No. 14290

LEWIS ROCA ROTHGERBER CHRISTIE LLP

3993 Howard Hughes Pkwy, Suite 600

UNITED STATE DISTRICT COURT
DISTRICT OF NEVADA

Case No.: 2:19-cv-01788-JCM-BNW

STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANT HYUNDAI CAPITAL AMERICA'S TIME TO RESPOND TO COMPLAINT

(SECOND REQUEST)

This Stipulation to Extend Time to Respond to Complaint is made by and between Plaintiff Chandra K. Wallick ("Plaintiff") and Defendant Hyundai Capital America ("Hyundai"), incorrectly named as Hyundai Motor Finance, through their respective counsel, in light of the following facts:

RECITALS

- A. Plaintiff filed the Complaint ("Complaint") against Hyundai on or about October 15, 2019.
 - B. Hyundai was served with the Complaint on October 17, 2019.
- C. The Court extended Barclays' original deadline to respond from November 7, 2019 to December 10, 2019.
- D. The parties agreed to extend Hyundai's time to respond to the Complaint through January 7, 2020, in order to give Hyundai further time to investigate Plaintiff's claims

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	1	and prepare a proper response, and for the parties to discuss a potential resolution of this		
3993 Howard Hughes Pkwy, Suite 600 Las Vegas, NV 89169-5996	2	matter.		
	3	E. There is good cause to grant this stipulation because Hyundai is still in the		
	4	process of investigating the claims and is working to provide opposing counsel with		
	5	documentation. Upon receipt of that documentation, Hyundai is hopeful that the matter can be		
	6	resolved without further litigation.		
	7	F. Pursuant to Local Rule IA 6 September 20-2 and Local Rule 7.1, Plaintiff and		
	8	Hyundai respectfully request that the Court extend Hyundai' time to respond to Plaintiff's		
	9	Complaint through January 7, 2020.		
	10	<u>STIPULATION</u>		
	11	NOW, THEREFORE, Plaintiff and Hyundai hereby stipulate and agree that Hyundai has		
	12	up to and including January 7, 2020, to file a response to Plaintiff's Complaint.		
	13	DATED, Dansular 0, 2010	DATED. December 0, 2010	
	14	DATED: December 9, 2019	DATED: December 9, 2019	
	15	LEWIS ROCA ROTHGERBER CHRISTIE LLP	HAINES & KRIEGER, LLC	
	16			
3993 I Las Ve	17	By: /s/ J Christopher Jorgensen J Christopher Jorgensen (#5382)	By: /s/ Shawn W. Miller David H. Krieger	
Ŋ ij	18	Matthew R. Tsai (#14290) 3993 Howard Hughes Pkwy, Suite 600	Shawn W. Miller 8985 S. Eastern Avenue, Suite 350	
SCHIS.	19	Las Vegas, NV 89169 E-mail: cjorgensen@lrrc.com	Henderson, Nevada 89123 dkrieger@hainesandkrieger.com	
Lewis F ROTHGERBER	20	E-mail: mtsai@lrrc.com	smiller@hainesandkrieger.com	
	21	Attorney for Defendant Hyundai Capital America	Attorneys for Plaintiff	
	22			
	23	IT IS SO ORDERED		
	24	DATED: December 12, 2019		
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	26	B Liet-o		
	27	DOTAIDA ME	(CLEB	
	28	BRENDA WEK UNITED STAT	ES MAGISTRATE JUDGE	

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